

February 23, 1951.
Cities and Towns.

House File 569
By SHIFFLETT.

Passed House, Date
Vote: Ayes..... Nays.....
Passed Senate, Date
Vote: Ayes..... Nays.....
Approved.....

A BILL FOR

An Act to amend section three hundred sixty-three point
forty-nine (363.49), Code 1950, relating to time of
preserving city records.

Be It Enacted by the General Assembly of the State of Iowa:

1 Section 1. Section three hundred sixty-three point
2 forty-nine (363.49), Code 1950, is hereby amended by adding
3 thereto the following: "All cities and towns shall not be
4 required to preserve permanently, cancelled or redeemed
5 city warrants or duplicate warrants and statements of paid
6 accounts receivable but they are empowered to destroy, by
7 burning, any of the above records after having been in their
8 custody for a period of five (5) years."

EXPLANATION OF H. F. 569

Because of the problem of inadequate storage space, and the cancelled warrants and
paid bills are not longer needed, as the city ledger records would be sufficient record.